Message

From: Cheever, Robert [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=F12D4E8C3C5B4E879445B927ED54814A-CHEEVER, ROBERT]

Sent: 1/9/2018 4:32:12 PM

To: Thompson, Lisa [Thompson.Lisa@epa.gov]

Subject: RE: OOOOa Question

Lisa,

Any further updates toward a response?

R. L. (Bob) Cheever Environmental Engineer Air Permitting and Compliance Branch Air & Waste Management Division U.S. EPA, Region 7 11201 Renner Boulevard Lenexa, Kansas 66219

913-551-7980 cheever.robert@epa.gov

From: Thompson, Lisa

Sent: Wednesday, December 20, 2017 8:57 AM **To:** Cheever, Robert <cheever.robert@epa.gov>

Subject: RE: OOOOa Question

Hi Bob – I'm running this by Karen Marsh and Marcia Mia – I'll get back to you shortly. It may be after the holidays depending on Marcia's vacation schedule..

From: Cheever, Robert

Sent: Tuesday, December 19, 2017 2:45 PM **To:** Thompson, Lisa < Thompson.Lisa@epa.gov >

Subject: 0000a Question

Lisa,

I'm not sure if you are the right person to contact regarding the following question, but am hoping you can pass this along if you are not the one.

The question is:

If I have a facility that is looking to relocate two fiberglass oil/condensate tanks and an oil/water separate from an abandoned facility to another permitted compressor station does this relocation trigger requirements under NSPS OOOOa. A review of both the regulation and the ADI shows there are several determinations in the ADI for other NSPS regulations that said relocation does not trigger construction, reconstruction, or modification. However, I wanted to confirm this would apply to NSPS OOOOa as well.

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